

EXHIBIT A

LAW OFFICE OF BERNARD V. KLEINMAN, PLLC

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**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

===== :	
CHARLES JOHNSON,	:
Plaintiff/Counterclaim Defendant,	23-cv-02441-KPF
:	
:	
— <i>versus</i> —	:
:	PLAINTIFF'S 2nd SUPPLEMENTAL RESPONSES TO INTERROGATORIES
:	
CLEARVIEW AI, INC., HOAN	:
TON-THEAT, RICHARD SCHWARTZ,	:
Defendants.	:
===== :	

TO:

Ronald Andrew Giller, Esq.
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Pursuant to Scheduling Order as entered on or about July 1, 2024, as supplemented by the Court's Order dated January 16, 2025 (ECF No. 68), and the Court's order of April 02, 2025, please be advised of the following Second Supplemental Responses to Interrogatories,

GENERAL OBJECTIONS TO INTERROGATORIES &
DEMANDS FOR PRODUCTION

Plaintiff-Counter Defendant Johnson (hereinafter “Johnson”), incorporates by reference any and all Objections to Interrogatories as previously set forth in his Response dated November 22, 2024, and Supplemental responses dated April 16, 2025.

RESERVATION OF RIGHTS

By making the following responses to these Interrogatories, Johnson does not waive, and hereby expressly reserves, its objections to these Requests. By making these responses and objections, Johnson does not concede that any information sought by Counter Plaintiffs is discoverable, nor does Johnson waive any objections to the entry or admissibility of such responses under the Federal Rules of Evidence. Johnson makes these responses and objections without waiving or intending to waive the right to object on any ground to the use, introduction, or admissibility of the information provided in response to any Request on any and all grounds, including, but not limited to, competency, relevancy, materiality, and privilege. Subject to and without waiving its General Objections and Reservation of Rights, Johnson responds to the specific requests as follows:

INTERROGATORIES

6. Identify all documents concerning any litigation or administrative proceeding in which Plaintiff has ever been a plaintiff, complainant, petitioner, charging party, grievant, defendant or respondent (aside from the instant action).

ANSWER

Plaintiff was a plaintiff in a lawsuit against Gawker Media (*Johnson v Gawker Media*, 15cv1137, E.D. Mo.), and another case of the Huffington Post (*Johnson v. Thehuffingtonpost.com*, 20cv179, S.D. Tex.). Plaintiff is a Defendant in *Point Bridge*

Capital, LLC v. Johnson, 24cv988, N.D. Tex.. *Johnson v. Lambert*, 23cv1485, E.D. Va.;
Johnson v. Lambert, 24cv1124, E.D. Va.

7. Identify each and every telephone number, cell phone number, social media account (e.g., Facebook, Twitter, Instagram, LinkedIn, TikTok, etc.), e-mail account, or other electronic account created, owned, maintained or controlled by Plaintiff at any time from November 24, 2018 through May 21, 2023.

ANSWER

To the best of Plaintiff's recollection he states that he does not have a Facebook, Twitter, or Instagram account. His LinkedIn account is in his name. His email accounts are charlescarlislejohnson@gmail.com and charles@traitwell.com. Tel. 617.429.4718.

Also: <https://charlesjohnson.substack.com> ; X.com (inactive); Charles Johnson, Signal account

17. Identify all Clearview investors and/or shareholders whom you made oral or written statements to that impugned, attacked, were critical of, or otherwise mentioned the reputation, business or character of Clearview AI, Hoan Ton-That, and/or Richard Schwartz from November 24, 2018 through May 21, 2023.

ANSWER

"As far as I can recall the only person I have criticized is Hal Lambert, the now co-CEO. I also made comments about ex-Clearview.AI advisory board members Richard A. Clarke, Floyd Abrams, Lee Wolosky and Lisa Linden."

"Individuals with whom I communicated regarding the named Defendants, who may have been criticized, though any statement made was truthful, include, the following persons:

"David Mittleman

Alfred Balitzer

Gavan Tredoux	Scott Adams
Ryan Gable	Amber Talley
David Martosko	Kip Talley
Jessica Garrison	Steve Sailer
Nick Cassimatis	Rod Lauder
Jeff Gieseal	Rod Wilson
Blake Harris	John Burbank
Jos Sibley	Rot Enman
Gator Greenwill	Tyler Bass
Brian Barrett	John Elliott
Adam Acosta	Luke O'Brien
Cyan Ballister	Roger Corbin
Nicholas Thompson	David Des Rosiers
Ryan Macy	Ben Narasin"
Jos Sibley	

Dated: April 22, 2025
Somers, NY

/s/ *Bernard V. Kleinman*
Bernard V. Kleinman, Esq.

CERTIFICATE OF SERVICE

I am Bernard V. Kleinman, attorney of record for the named Plaintiff herein. I do affirm under penalty of perjury that I did serve the within Plaintiff's Supplemental Responses to Defendants' Initial Interrogatories Defendants' counsel of record, via E-Mail to their attorney of record at the email address below:

Ronald A. Giller, Esq
rgiller@grsm.com

Dated: Apr. 22, 2025
Somers, NY

/s/ Bernard V. Kleinman
Bernard V. Kleinman, Esq.
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